Case 1:07-cv-03531-CM-DCF

Document 13

Filed 04/04/2008

Page 1 of 2

RUSSO, KEANE & TONER, LLP

ATTORNEYS AT LAW 26 BROADWAY NEW YORK, NEW YORK 10004

> (212) 482-0001 FAX (212) 482-0002 WWW RKTLAW.COM

THOMAS F KEANE
ALAN RUSSO'
STEPHEN B. TONER'
FERN FLOMENHAPT'
KEVIN G. HORBATIUK
CLAIRE F. RUSH
CHRISTOPHER G. KEANE
DAVID S. GOULD

OF COUNSEL: SUSAN KEANE FRANCESCA A. SABBATINO

TALSO ADMITTED IN NEW HEISEY
FALSO ADMITTED IN CONNECTICUT
FALSO ADMITTED IN MARSACHISTITS
FALSO ADMITTED IN THE DISTRICT OF COLUMBIA
FALSO ADMITTED IN GEORGIA

MENIO ENDORSED

JOHN J. KOMAR
CHRISTOPHER D. MEHNO
THERESA VILLANI
DENISE M. BUSH
BRENDA R. HALL
JOSEFINA A. BELMONTE
MICHAEL J. SWEBNEY
CHARLENE C. KOW
MARIE A. CASTRONUOVO
MARIE-FABIENNE F. DECASTRO
B. BARRINGTON PINK
MATTHEW P. MAZZOLA
LEE-DAVID WEINER
TINA ALTINEL-PROFITA

March 26, 2008

VIA FAX ONLY: 212-805-4258

U.S. Magistrate Debra Freeman United States District Court Southern District of New York 500 Pearl Street; Room 520 New York, New York 10007-1312

Re:

DOMINIK DIFRISCO, et ano v.
MARRIOTT INTERNATIONA, INC.

USDC-SD Civil Action No. 07CV 1531

RK&T File No.: 640.039

Dear Magistrate Freeman:

I received by fax this afternoon a copy of your Order dated, regarding our telephone conference of March 31, 2008.

In that Order you direct that all remaining discovery issues are to be completed by Friday, April 10, 2008. This Order presumably includes the deposition of the defendant's Senior Vice President for Risk Management, Brad Wood, at the defendant's offices in Washington, D.C.

The plaintiff respectfully requests that we be permitted to conduct the deposition of Mr. Wood on or before May 15th, 2008. It will be necessary for my office to receive and review the defendant's accident/incident claims logs to prepare for that deposition. In the event that we need

RUSSO, KEANE & TONER

MEMO ENDORSED

additional information to discern and/or decode the entries in the documents which the defendant will produce, I want to make sure that we have an opportunity to get that information prior to Mr. Wood's deposition.

I will be out of the country from April 23rd through April 29th. Therefore, I respectfully request that the deposition of Brad Wood be scheduled at a mutually convenient time on, or before, May 15th, 2008.

Thank you for your courtesy in this regard.

Very truly yours.

RUSSO, KEANE & TONER, LLP

SBT/mc

CC: Daniel M. Stewart, Esq. WHITE, FLEISHNER & FINO, LLP 61 Broadway - 18th Floor New York, New York 10006 dstewart@wff-law.com

Via Fax Only: 212-4 87-9777

farties to agree on a firm date. Submit the date to the court to be used."

SO ORDERED: DATE: 4/4/08

DEBRA FREEMAN

UNITED STATES MAGISTRATE JUDGE